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DD.

CO.

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this money would come to light and be invested in them.

We have too much fear, said he, that we are a broken people. This is not true. The jewelry now worn by the ladies of our state, if appropriated to the purpose, would pay off our state debt. It was opposed tra reconsideration.

Mr. Cain moved to lay the motion to reconsider on the table. Motion lost.

On vote being taken bill reconsidered.

Mr. Lester moved a reconsideration of the action of the senate of yesterday on a the action of the senate of vesterday on a bill to amend the constitution of the state. Motion prevailed.

SPECIAL ORDER. which was the house bill to exempt one hundred dollars worth of personal property of any kind from taxation. Post poned.

The senate having agreed to reconsider its action on the passage of the bill to au-

empt from taxation, 33 yeas, 7 nays.
So the motion to strike out prevailed.
The report of committee agreed to, and bill passed. SPECIAL ORDER. Was then taken up, being the bill of

SENATE BILL ON FIRST READING. Mr. Wofford-To amend the charter of the North Georgia and Ducktown Rail-

To protect the people of Georgia from the payment of illegal bonds. Passed.
To repeal section 1968 of the Code, which re-enacts the lien law.
Mr. Felton offered a substitute to the oill, which is
To authorize the creation of liens on-

ADSOURNED.

While Mr. Felton was discussing the bill, Senate adjourned until 3 o'clock this CHARLES C. KIBBEE,

HOUSE.

House called to order by speaker Harde Prayer by Rev. John Jones, Chaplain.

RECONSIDERATION.

which call was sustained.

Mr. Wessalowski called for the yeas and mays, which call was sustained.

On the motion to reconsider, the vote shoots yeas 72, nays 84; so the motion did not prevail.

The following is the vote:

NAYS.—Anderson of Cobb, Atkinson, Black, Blue, Battle, Bennett, Carter of Appling, Carter of Walton, Craig of White, Camp, Cassidy, Crymes, Calhoun of Fulton, Cobb, Candler, Clements of Walton, Craig of White, Camp, Cassidy, Crymes, Calhoun of Fulton, Cobb, Candler, Clements of Walter, "Grawford, DeLonch, Delograph Davis, Eakes, Fannin, Fan, Glisson, Gris, Graham of Dade, Craisms of Telfair, Grimes of Muscogee, Hamilton of Clinch, Hamilton of Floyd, Hutchison, Hutchins, Harrall, Henderson, Jones of Burke, Janisen, Jones of Rabun, Kennedy of Emanuel, Kilpatrick Lang, Lindley, Little, Leverett, MoKinley, Maxwell, McGill, Mattox, Mokinley, Maxwell, McGill, Mattox

## ATLANTA

# CONSTITUTION.

The senate having agreed to reconsider its action on the passage of the bill to authorize the issue of 8 per cent. currency bends for the purpose of retiring certain amount of gold bonds, the bill was taken up, and Mr. McDaniel moved to strike from the bill like section which exempted the bonds from thaxdion.

Mr. Kitche curged that the senate do not strike the section from the bill.

Mr. McDaniel could not see that the state would be benefitted one dollar by the its amption; the northern bondholder all ne was benefitted. Senators, said he, tell us that our people have money; and yet they have not used it in bringing these bonds home.

He was opposed to borrowing money and specific and laws as short sighted policy to offer a premium to bring these bonds home.

Whenever our people have the money they will be hunting these bonds up. He believed that persons holding property should all be put on the same footing.

Mr. Harrison contended that the friends of a Constitutional Convention were opposing the bill.

Mr. Bacon, of Bibb, opposed the bill because its passage would imperil the graves; interests of the state. It would asset the issue in 1876 when the great course which will decide whether we shall continue to its great that our people have money; and yet they have not used it in bringing these bonds home.

He was opposed to borrowing money and always should be; he believed it a short sighted policy to offer a premium to tring these bonds home.

Whenever our people have the money they will be hunting these bonds up. He believed that persons holding property should all be put on the same footing.

He did not believe it right to exempt some from taxation when others were burdened.

Mr. Bacron, of Bibb, opposed the bill because its passage would imperil the graves; interests of the state. It would have be great the great course which will decide whether us obtained the previous decidence of the state. When the graves interests of the state. It would have been death of W. H. Fogan.

Synacuses, N. Y., Feb. 17.—Repub

Mr. Gilmore called the previous question, which was carried.
On motion to strike the clause to exempt from taxation, 33 yeas, 7 nays.
So the motion to strike out prevailed.
The reput of committee agreed to, Asbury, Reid and Hoge. RESOLUTION.

A resolution tendering a seat to Hon. Robert H. Tatum, of the state of Dade, was agreed to. THE COMPTROLLER GENERAL.

The finance committee submitted the

The manace committee summittee following report:

The joint standing committee on finance have examined the books, accounts and vouchers of the Comptroller General, as required by section 186 of the Code, and respectfully submit that his annual report is sustained by the true condition of his office. Excellent system are required in the condition of the code of th ness, reflecting credit upon the enterest clerks employed in the office. The prompt and thorough manner in which returns and collections of taxes have been made is worthy of special notice. The efficiency of the Comptroller Gen-eral W. L. Goldsmith, and his faithful discharge of official duty commend him to the confidence and cratifude of the

Chairman senate com.
W. D. Anderson,
Chairman house com.
The house adjourned until 3 P. M.

to the confidence and gratitude of the

The Cuban Insurgents. [By Telegraph to The Constitution.] HAVANA, February 17 .- It is reported

BALTIMORE, Feb. 17 .- The Baltimore and Ohio railroad has reduced passeng rates from 30 to 40 per cent, to and fro all competing points.

Mr. Carlton of Clarke, moved to reconsider the action on the bill to appropriate \$12,000 to the State Agricultural College, sustaining his motion in a forcible speech.

Mr. Speer adv. cated the motion in his earnest argumentative and close logical style.

The motion prevailed by yeas 82, nays 48.

Mr. Frederick moved to reconsider action on the bill to re-enact the lifer law, sustaining the motion in a pointed speech.

Mr. Pittman opposed the motion to reconsider.

The motion to reconsider was favored by Messrs. Harrison and Wessalowski, and opposed by Mr. Fannin.

Mr. Eakes called the previous question which call was sustained.

On the motion to reconsider, the vote stroid; yeas 72, nays 84; so the motion did not prevail.

The following is the vote:

NAYS.—Anderson of Cobb. Atkinson, Black, Blue, Battle, Bennett, Carter of Appling, Carter of Walton, Craig of White, Camp, Cassidy, Crymes, Calnoun of Fulton, Cobbs. Cardon, Classidy, Cardon, Calcandon, Calcandon, Calcandon, Calcandon, Calcando

The house is in a committee of the whole on the tariff bill. ---John Mitchell's Election.

[By Telegraph to the Constitution] London, February 17.—It is reported that John Mitchell has refused to take bers will refuse to support him, his polcy differing from theirs.

The meeting at Tipperary declared that in the case Mitchell was rejected the people would again return him.

(By Telegraph to The Constitution.) PHILADELPHIA, February 16-The Age has been purchased tya party of gentlemen, who on the 14th of March will issue the Times, a two-cent daily. Semi-weekly and weekly editions will also be issued. The editorial department will be in charge of Col. A. K. McClure.

Don Carlos. [By Telegraph to The Constitution.] PARIS, February 17.—It is reported that the father of Don Carlos, Don Alfon so and others, have raised a large sum of money in London to carry on war against Alfonso.

The assembly adjourned to Friday.

The Ice-Bound Fleet.

(By Telegraph to The Constitution.) PROVIDENCETOWN, February 17.— There is no suffering for want of food or the ice-bound fleet. She is near the shore and can be easily reached on the ice.

[By Telegraph to The Constitution.]

Prince Imperial.

Also, at the same time and place, one lot ind No. 201, in the 2d district and 5 h section of originally Carroll county, now Doug has county, to satisfy a tax if. Ia, against J. J. Kennady. Levy made by S. L. Anderson, L. C., and returned to me.

Also, at the same time and place, one lot of land No. 46, in the 3d district and 5th section, to satisfy a tax if. Ia, against Henry Morris. Levied on as the property of Henry Morris, to satisfy his tax for 18:4. Levy made by R. Shirley, L. C., and returned to me.

Also, at the same time and place, one lot land, No. 32, in the 1st district and 5th section. Levied on as the property of George Land, to satisfy a tax if. Ia, aaid Geoage Land, to satisfy a tax if. Ia, aaid Geoage Land, No. 141, in the 3d district and 5th section. Levied on as the property of Nancey McWhafer, to satisfy a tax if. Ia, Levy made by R. Shirley, L. C., and preturned to me.

Also, at the same time and place, one lot land, No. 63, in the 1st district and 5th section. Levied to me.

Also, at the same time and place, one lot land, No. 63, in the 1st district and 3th section, to satisfy a it. Ia, against W. T. Buller. Levied on by R. Shirley, L. C., and returned to me.

Also, at the same time and place, one lot land, No. 63, in the 1st district and 3th section, to satisfy a it. Ia, against W. T. Buller. Levied on by R. Shirley, L. C., and returned to me.

Also, at the same time and place, one

to me.

Also, at the same time and place, one house situated and standing on lot No. 7, in the town of Douglasville, to satisfy a tax fi. fa. against W. S. Harvey. Levied on by S. L. Auderson, L. C., and returned to me. This February 10th, 1875.

HENRY M. MITCHELL, febil—wid.

GEORGIA. Pultan county.

Court of Ordinary, February Term, 1875.

WHEREAS, Timothy O. Parker has applied for letters of administration on the estate of Henry B. Parker, deceased:
All persons concerned are hereby notified to file their objections, if any exist, within the time prescribed by law, ease letters will be granted the applicant.

DANIEL PITTMAN feb5—w4w

Ordinary.

GEORGIA, Fulton county. Court of Ordinary, February Term, 1875.

WHEREAS, Jacob Schane has applied for letters of administration on the estate of Charles F. Schane, deceased:

All persons concerned are hereby notofied to file their objections, if any exist, within the time prescribed by aw, else letters will be granted the applicar'.

JANIEL PITTMAN, feb5—d4w

CEPORGIA Entrop County

GEORGIA, Fulton County.

Court of Ordinary, February Term, 1875.

WHEREAS, V. R. Tommey, administrator of the estate of John R Hampton, deceased, has applied letters of dismission, representing that he has felly discharged his said trust:

All persons concerned are hereby notified to the their objections, if any exist, within the time prese ribed by law, else letters of dismission will be granted the applicant.

DANIEL PITTMAN, feb5-wlam3m feb5- w1am3m

GEORGIA, Campbell county.

Court of Ordinary, February Term, 1875.

WHEREAS, D. E. El iott has applied for letters of administration on the estate of Jackson Elliott, deceased:
All persons concerned are hereby notified to file their objections if any exist, within the time prescribed by law, else letters will be granted the applicant.

DANIEL PITTMAN, feb5—w4w Ordinary. GEORGIA, Fulton county.

Court of Ordinary, February Term, 1875. WHEREAS, Joel D. Simms, administrator of the estate of Martha E. Simms, deceased, has applied for letters of dismission, representing that he has fully discharged nis said tru t:

All persons concerned are hereby notified to file their objections, if any exist, within the time prescribed by law, else letters of dismission will be granted the applicant.

monish all persons concerned or interested, to be and appear at my office within the time prescribed by law, then and to show cause, if any, why said letters should not be granted. JOHN B. STEWARD, dec5-wlam8m Ordinar

GEORGIA, Fulton County.

Ordinary's Office, December 4, 1874.

WHEREAS, E. H. Stevens, administrator of Elizabeth Stevens, late of said county, deceased, represents that he has fully discharged his said trust and prays for letters of dismission;
All persons concerned are hereby notified. All persons concerned are hereby notified to file their objections, if any exist, on of the first Monday in March next, else letters of dismission will be granted the applicant.

Dr. G. A. Liebig & Geo. W. Grafflin. Esq., gentlemen of the highest integrity, who are jointly the sole managers and principal pulsant.

plicant.

DANIEL PITTMAN,

dec-wian3m Ordinar GEORGIA, Fayette county. Ordinary's Office, January 4, 1875.

W HEREAS, James N. McEachern, administrator of the estate of Mazareth Norton, deceased, represents that he has fully discharged his trust and prays for let-

NoW is the time to buy your Fruit Trees if you ever expect to set out an orchard. I am closing out the Southern Nursery, three and a half miles from the city. Apples. Peaches, Grapes, Pears, &c., &c. Beautiful trees two years old, well g own, and

At Half Their Value. Send your orders early or you may miss the season, or write me at No. 11 Pryor street, for any information desired. for any information desired.

E. H. MUSE,
Receiver.

TO LET, MAKEN

CEORGIA, Campbell county.
Ordinary's Office, February 1, 1875.
WHEREAS, M. H. Wooddall, guardian for the minor orphans of Young 2. Johnson, having applied for leave to selone hundred and eleven acres off of land Nos. 150 and 132, in the 5th district of orignally Fayette, but now Campbell county, land of said minors:
This is, therefore, to notify all persons concerned to file their objections, if any, within the time prescribed by law, else leave will be granted said applicant on the first Monday in March next.

R. C. BEAVERS, feb3—w4w

R. C. BEAVERS, 1875.

AGRANGE FEMALE COLLEGE.—The is still the proprietor of the National Hotel,

L aGRANGE FEMALE COLLEGE.—The Spring term of this old and well known institution, under the Presidency of Rev. J. R. Mayson, (formerly President of the Atlanta Female Institute) will open on the first Monday in February, 1875. Board, (including fuel and lights) and literary turtion in College classes will be furnished at \$110.00 per term of 20 weeks. For further partieulars address the President, Latirange, Ga. A. E. COX, Secretary Board of Trustees, ians—dsun&wd&w2m

C. BOHNEFELD, Funeral Undertaker No. 1 DeGive's Opera House,

Atlanta......Georgia

I N connection with the above business I have associated myself with Mr. MAX GERBER, Artist,

Uniform Quality & High Grade.

alt is equal, if not superior to any brand manufactured, and fully up to the high standard it has heretofore maintained.

We annex a few certificates and extracts of letters received by the Company and select) ed from their correspondence as a fair specimen of the whole. Atlanta, Ga,

AUGUSTA, GA., January 27, 1875. Geo. W. Grafflin, Esq., Treasurer Patapseo Guano Company:

DEAR SIR—My evidence before the committee was decided in character. Since 1868 I have each year been seiling it and in every sirgle instance but one it has given satisfaction. The party referred to I afterwards found had intentionally done it injustice. You can use this as you deem best. Yours truly,

[Eigned] M. A. STOVALL.

GRIFFIN, GA., January 23, 1875. GENTS—I take pleasure in certifying that my firm received in September, 1873, 58 barrels of "Patapaco" Guano, direct from the Company, and sold 54 of same to 18 farmers planting in this and Butts county. Every man has paid, no complaints made, and a majority stated that they had never used an article that paid them better. The above was all that came in barrels. The other shipments came in bogs, and all sold by me has given general satisfaction, and is regarded by planters as a good and reliable tertilizer. I have been over twelve years in the guano trade, and have never so.d one that has given more general satisfaction. Respectfully,

1. R. Batwer, Sr.,

1. Now of the firm of L. R. Brewer & Son.

WHOLE OR PART Of STORE AND
Basement in DeGive's Opera House. As
fine a store and good a location as the
first a store and good a location as the
first E. H. UKAIGE,
feb12—diw

RALEIGH, N. U., January J.,

Mr. G. W. Graffling, Treasurer Patapsco Guano Company:

DEAR SIR—It gives us pleasure to state that we have sold your Patapsco Guano, for
past three years, to our customers, with entire satisfaction to them and ourselves. We
sell from 200 to 3:0 tons a season. We have no complaint of any failing off in quality of
that sold last season. All who use it were well satisfied. Yourstruly,

WILLIAMSON, UPCHURCH & THOMAS.

REPORTS having been circulated to the effect that Mr. J. E. OWENS had sold his proprietary interest in the National Hotel, the past two years, and that it hast given entire satisfaction to all my customers, with the exception of a few irresponsible parties who would not pay any just debt.

D. B. HULL. SAVANNAH, January 20th, 1875.

This is to certify that I have sold the Patapsco Guano for two years and that I thas given general satisfaction to those who purchased it. I believe it to be the cest Commercial Manure now offered for sale. Respectfully, DWIGHT L. ROBERTS.

Sworn to and subscribed before me; this 21st day of January, 1875.

A. L. REES, Notary Public C. C. Ga.

This will certify that from February, 1869, to March, 1874, I hay had not less than 12 full commercial analyses made in my Laboratory of the Patapseo Guano. It has always met my endorsement, based upon quality and quilty of its nutrient elements. It has varied like most manures, somewhat in proportion of its elements, but has never fallen below the standard. Since January, 1875, and up to March 16, 1875, it has, by to ting. four different analysis within that time averaged in my hands. below the standard. Since January, 1875, and up to March 16, 1875, it has, by the tingfour different analysis within that time, averaged in my hands, Ammonia 2.26 pet cent.,
Soluble Phosphoric and Precipitate do., availab first year, 11.20 per cent., together with
the average of 8 per cent. of common or instantile Prosphoric Acid, which by undergoing chemical reaction underground, during the succeeding fall winter season, prepares
the soil for a better yield the succeeding year. The last analysis made March 16th, 1874,
was of a high order. Another cargo for this season is now on the way here but has not
yet arrived—designed for this season. On the whole I cannot but rank it as a first-class
fertilizer.

Savannah, Chatham county, Georgia.

Messrs. Adair & Bros., Agents. Atlanta, Georgia,

GEWTLEMEM—The car load (Stous) of Patapseo Guano that I purchased from you last
season, gave entire satisfaction. I used it upon cotton, and am satisfied that the investment paid me handsomely. I can safely say that it is a fertilizer of high grade.

Yours, respectfully,

A. J. ORME.

The above is of same lot shipped in September or October, that Professor White's
sample came out of, that is, the lot of which the sample was drawn from by Secretary
Johnston and snalyzed by Prof. White and published to the great injury of the Company.

Atlanta, January 20, 1875.

TABLES TO BE AND THE PROPERTY OF THE PROPERTY

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Atlants, Ga.; Hon. R. C. Brickell, Chief Justice Supreme Court of Alabama, Huntsville, Ala.; Hon. W. B. Woods, U. S. Circuit Court, for this Circuit, Mobile, Ala.; Hon. Thomas J. Judge, Judge of Supreme Court of Alabama, Montgomery Ala.; Geo. B. Holmes, Esq., President Mechanics and Planters' National Bank, Montgomery, Ala.; Lehman, Durr & Co., Montgomery, Ala.; Lehman, Bros., 183 Pearl street, New York, Lehman, Durr & Co., Montgomery, Ala.; Lehman, Bros., 183 Pearl street, New York, Lehman, Durr & Co., Montgomery, Ala.; Lehman, Bros., 183 Pearl street, New York, Lehman, Durr & Co., Montgomery, Ala.; Lehman, Bros., 183 Pearl street, New York, Lehman, Durr & Co., Montgomery, Ala.; Lehman, Durr & Co., Montgomery, Ala.; Lehman, Bros., 183 Pearl street, New York, Lehman, Durr & Co., Montgomery, Ala.; Lehman, Bros., 183 Pearl street, New York, Lehman, Durr & Co., Montgomery, Ala.; Lehman, Bros., 183 Pearl street, New York, Lehman, Durr & Co., Montgomery, Ala.; Lehman, Bros., 183 Pearl street, New York, Lehman, Durr & Co., Montgomery, Ala.; Lehman, Bros., 183 Pearl street, New York, Lehman, Durr & Co., Montgomery, Ala.; Lehman, Bros., 183 Pearl street, New York, Lehman, Durr & Co., Montgomery, Ala.; Lehman, Durr & Co., Montgomery, Ala.; Lehman, Bros., 183 Pearl street, New York, Lehman, Durr & Co., Montgomery, Ala.; Lehman, Durr & Co., Montgomery

J. W. PRUETT, ATTOKNEY AT LAW,

BENJ. W. BARROW. HENRY W. BARROW.

BARROW & BARROW, LAWYERS,
Milledgeville, Georgia. Will practice
the Courts of Middle Georgia, and attend
regularly the courts of Handbock, Washington, Wikinson and Putnam.
January 1, 1873—dlyr

EDWARD J. REAGAN, ATTORNEY at Law, McDonough, Georgia. Will practice in Henry and adjoining counties. Special attention given to collections. WM. B. GUERRY.

O'LERRY & SON, ATTORNEYS AT
Law and Solicitors in Equity, Americus, Georgia. Will practice in the Superior Courts of Sunter, Sethiey, Macon, Dooley Lee, Terrell, Webster and Marion counties

JEWELERS.

William Bollman, Draler in Watches, Jewelry, Clocks, etc., Spectacles and Eye Glasses. No. 9 Whitehall street, near Railroad Crossing, Atlanta, Ga. Repairing done in good style and warranted, rosyl5—

BUSINESS DIRECTORY. W HOLESALE HARD Naught & Scrutchins,

meet with prompt attention.

Sepl. 74—d3mo

JOSEPH H. SMITH, Attorney at Law.

Will practice in the State Courts in Atlanta Circuit and in the United States and Circuit Courts for the Northern District of Georgia, Office, No. 19 Whitehall street, up stairs, room No. 4, Atlanta, ta. fibli-dif

ROBERT B. TRIPPE, ATTORNEY AT Law.

WEWTON HOUSE—Mrs. James Handroff Court House, with Abda Johnson) in Court House, will promptly attend to all legal business entrusted to him, in any locality of Northern Georgia, whether configuous to or distant from the railroad.

WHOM TOWN HOUSE—Mrs. James Handroff Court House, without lodging included; 50 cents per meal without lodging, mand-dif

PALMETTO HOUSE, Spartanourg C.

PH. S. C. Located near center of the city. Kenovated and new furniture.

A. TOLERSON Proprietor. PALMETTO HOUSE, Spartanourg U.
H., S. C. Located near center of the city. Renovated and new furniture.
A. TOLERSON, Proprietor.
BARTOW HOUSE, Cartersville, Ga. P. S. Sheiman, Clerk.

DENTISI-D. SMILH, D. D. S., Rosadesi
Dentist, No. 665 Whitehall street, Atants, Ga., over Chamberisin & Boynton's.
may 16-dom
D. R. S. G. HOLLAND, Dentist, formerly
of Augusta. Ga. has of Augusta, Ga, has rermanently located at No. 50 North Proad, junction of luckie and Peachtree streets, and offers als professional services to the citizens of Atlanta and surrounding country. Office nours from 9 A. M. to 3 P. M. jan 11-tf D.R. E. S. BILLUPS, Resident Dentist.
Office over Chamberiain & Boynton's,
Whitehall street, Atlanta, Ga. jan 7-dtf
D. CARFENTER, DENTIST, No. 47
Whitehall street, Atlanta, Ga.

HACK LINE. Leaves Gainesvill and district on the arrival of the up passen ger trein, every day, and arrives at Dahlone ge at 6 o'clock P. M.
Leaves Dahlonega every day, c. d. connects with the down afternoon's passenger, train ood Hacks and careful drivers will always be found at Dahlonega to convey passengers to Forter's Springs or other points, duon rest mable terms augil—dif.

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al lots.

Ir is proposed to erect in Paris, on th site of the palace of the Tuffleries, an edi-fice suitable for the sessions of the national assembly-a capitol, in fact.

GRIFIA Messenger: It is rumored that J. C. Fraction, who misrepresents this dis trict in congress is going into the banking business in Washington city. If he does in will be a freedman's bank.

PETER CROSBY, the hero of the Vicksbur troubles, announces in a card in the Vicks burg papers that he is now prepared to ve the taxes due for the year 1874, an signs himself sheriff and tax collector

In is said that there are in existence thr imperial leans contracted by the Empress Eugenie, the total of which is 82,500,000 est and are only payable upon the restora tion of the empire; and then are to be pale ten times their face, that is to say 325,900,000 ranes or \$65,000,000.

Mr. Raton, the new United States Sen took his seat Saturday, is apparently about has a well-shaped head, is almost bald, h air being thin and gray in color, and wea no beard of any kind. He was greeted with great cordiality, especially by the democrate and took a seat in the second tier of seat for Sanual Hoofer, member of co

ess from the fourth district of Massach is, is dead. He was sixty-seven year most consecutively until his death. He was a man of large fortune, mostly acquire ed in mercanille pursuits. He was largel int nested in the China trade for map years. He was the warm and in ima friend of Charles Sumner, and was special proud of the marriage of Sumner and his Mr. and Mrs. Sumper separated, Mr. Hoop did not diminish. Mr. Hooper was a mer ber of seven congresses, after having bee use of representatives, and once a member of the state senate. NEW YORK TELBUNE: There is no orga

in the country which deserves more sympathy than the Chicago Tribunc. It has ha ones at the same time it has got them ba Now, while it is perspiring over this due comes an order for a new tune on the Ar kansas business. This seems to have broken the crank, for the editor rises to ex the "bad logic and worse law" did not orig product of the president's unaided genius

The Tax Bill.

Fernando Wood's speech in favor o reduced governmental expenses should treasury and its real wants. He object of the levying of an additional annual tax of nearly \$50,000,000 upon the indus in a condition to easily bear such a bur, then. The principle pica made by the administration for demanding this im mense sum from the nearly depicte on the alledged necessity for meeting requirements of the sinking fund 11 Wood clearly shows that this felicit is the fund is purely maginative; that

made no provision for the sinking fued at all, and that if we take into considera tion the immense purchases of bonds by the government, we find that the sinking fund has been largely exceeded. There is not, says Mr. Wood, any real emergency of the treasury, present or prospective, to justify the demand of the admistration for increased taxation in these hard times But if there were, the true remedy lies

not in taxes, but in curtailment of public expenditures. A diminution of receipts should be met by a diminution of expenses. Not so with the powers that be-The pending appropriation bills indicate still larger expenditures. There has been steady annual increase since 1872, and last year they nearly trebled the maximum before the war, which was reached in 1858. The following figures show the net ordinary expenses of the government in the years mentioned:

1858. \$ 72,000,000 | 1872. \$153,000,000 | 1869...196,000,000 | 1873...180,000,000 | 1870...164,000,000 | 1874...194,000,000

In the sixth year of Grantism, and the ninth year of profound peace, with no for eign or domestic war on hand or in expectancy, with no trouble of any kind that called for extraordinary expenses, the or dinary expenses of the government reach ed the enormous sum of \$194,000,000 ! And still the administration is not satisfied. It does not for a moment propose to retrench, but it demands taxes! taxes! In exact figures it additionally wants : From distilled spirits.....\$16,840,000

urt ..... 2,000,000 What does this immense bill of taxes hich the administration is striving ress through in the last hours of it power over the public purse, mean Mr. Wood, after investigating the sul ject thoroughly, gives us facts and figure. ernment will result in a small surplus nstead of a large deficit as the govern ment claims, and that, too, without reclning on the revival of trade which wi probably occur, or on a marked retrenchent in expenditures which should occur hat then is the object of pushin through this unpopular and unnecessar

The Charter Amendment.

We dislike to differ with good cit some of our citizens favoring the amend-ment, requiring a vote of three-fourths to elect officers by the city council. But their conscientiousness of motive is only another incentive to an earnest effort by THE CONSTITUTION to prevent their doing that, which will operate to their inju-So we are constrained to address rselves once more, and most earnestly o the members of the legislature.

To pass the amendment in question is simply to declare the people of Atlanta incapable of self-government. We can not believe that the legislature would so declare in violation of all preeedent and democratic principle, even if he people should ask it.

But do the people ask it ? That the citizens of Atlanta are greatly ivided on the question is undenlable. Will, then, the legislature force upon the people a local law, without an opportunifor them to express their will in regard o it? Would not such a course be a lagrant wrong, in violation of the rights f freemen? Is it not the legislative rule

where such division of sentiment is man fest, either to submit the matter to the opular vote, or to dismiss it altogether? It is, however, very clear that a maority of our people are opposed to the mendment. In the first place, the counil, elected by a large majority, and erefore representing a majority, are beore the legislature with a unanimou

vote against the amendment, and asking ts defeat. Again, the petition in favor of it includes not one-sixth of the dem-ocratic voters of Atlanta, and we know number of our wealthiest citizens ankers, merchants and mechanics, who re ready to sign a counter-petition, Leading lawyers, some of whom we con' uited before taking position, are strenu usly opposed to the amendment, and we have no hesitation in expressing the belief that in a popular vote fully three-

ourths of the people would condemn it.
We therefore think that the amendent ought not to be passed even with a lause submitting it to the people, hough the council ask this to be done. Surely, under such circumstances it would be a high-handed proceeding on he part of the legislature to pass, utteriy regardless of the people's wishes, a local law, affecting only the local interests of Atlanta. There are true men in this egislature who will cry out in thunder nes against such despotic action. But there are reasons greater and

In there are reasons greater and wider in their scope against the passage of the implement, that should and will of this amendment, that should and will of the amendment to this day. The care in the should and will be production of a precedent in all the instory of the United States from the fermion of the government to this day. The very foundation of our liberties and institutions rests upon the doctrine that the majority shall rule. To legislate the majority shall rule. To legislate the majority shall rule. To legislate the majority shall rule to the property shall rule to

the inevitable operation and results of such a law engrafted in our charter. It is simply impossible to prevent its en forcement from blocking the wheels of our city government. It puts dangerous power into the hands of a small minority, and whether it be composed of good caused great excitement. o accomplish wrongful ends and to defeat the only supreme law known under free government, the will of the people.

Legislative Summary.

The senate was a reconsiderate body esterday. They reconsidered the bill to issue 8 per cent, bonds for the purpose of retirng \$2,000,000 gold bonds, and struck out he clause exempting them from taxation

and passed the oil. I trom personal operty from taxation, was tabled. The bill to re-enact the lien law was

furnish guns to the North Georgia Agricultural college, was agreed to. In the house the bill to appropriate \$15,000 to the State Agricultural college was reconsidered. The house refused o reconsider action on the l'en law.

The local option law was indefinitely postponed. The bill to reduce the homestead, introduced by Mr. Rankin to \$700 n specie of realty and \$300 in specie of personalty was passed by yeas 107, nays

The finance committee pay a deserved compliment to the comptroller gen-The supplimentary act to the act to

perfect the public school system of the state was indefinitely postponed. State Financial Matters.

Rumors affecting the treasury of the tate of Georgia have been current for some days, but we have made no allusion o them as no facts could be presente These allusions, however, having found their way into the press, it is well to make some statement in the premises It is reported that certain bonds of the state have been improperly paid, the amount running to severa' hundred thound dollars. No one impugns the integ rity of the state treasurer in the matter and exactly what are the facts of the ase can not be ascertained without a borious inves igation. The finance con ttee of the legislature are at work, and we will give full information to our readers as soon as practicable. In the mean time we see no occasion of much

The Monroe Advertiser pays THE onstitution a very pleasant compl nent, for which we return thanks. Bu we almost wonder that the people of Forsyth get THE CONSTITUTION at all If it was in our nature to despair, the seem that the tederal government is de termined to injure and cripple the pres of the country. Instead of correcting the outrageous mail system of the south t has now issued an order, which of several roads forces the newspapers of Atlanta twelve or more hours behin time. We have only to ask the patience of our readers. It is impossible to de better now, but we intend to correct the

trouble, if we have to go to the expension of establishing a postal system of our

THE FEDERAL CAPITAL.

(The Constitution's Telegrams.) WASHINGTON, February 17, 1875.

The tariff bill was discussed all day by he committee of the whole. Amendments did not get beyond the first section, which pplies only to whisky. The proposition to reduce the tax from one dollar to seventy-five cents and to strike out the provision taxing the stock on hand were rejected.

An amendment was adopted increasing the duty on champagne from six dollars per dozen quarters to nine dollars, and from three dollars per dozen pints to four dollars,

THE EVENING SESSION is for business other than political, to be eported from the judiciary committee. THE SPNATE, at the expiration of the morning hour, tool up the resolution to seat Pinchback.

Morton, who has it in charge, says that

he hoped the senate would set it through; and there is now a probability of an all night session. ATTEMPTED JUDICIAL OUTRAGE ON NORTH CAROLINA.
Information has been received here that motion was made to-day by D. L. Russell' counsel for the plaintiffs, before Judge Bond, of the United States circuit court, at Baltimore, for an foliation to prohibit the

olding of municipal elections of Wilmington, North Carolina on the ground that the charter recently adopted by the legislature of North Carolina, disfranchices the ne-March 6th. A A A A A THE UNION PACIFIC RAIDROAD.

The secretary of the treasury has addresed a letter to the president of the Union Paof the company's indebtedness to the gov-ernment. The president of the company oposed that it shall pay into the treasury of the United States five hundred thousand dollars annually for twenty years, and after that time the sum of seven hundred and fifty thousand annually, until the entire sum owing the government is extinguished. It is

insists that at the end of ten yaers the company shall herin to pay \$750,000 per annum. Should this proposition be accepted, the secretery will probably lay the matter before ongress and ask for the necessary legislation. The Union Pacific is so far behind,

ablican votes cast against it, and this ould be ample, with the democratic vote, And we appeal to those citizens who to defeat it. Others' say that there will be favor the amendment, and many of whom we esteem and honor, to consider tive. On the whole, the defeat of the bill is

A man supposed to be laloring under tem-corary insanity, leaped from the dome of he capitol, to-day, to the roof of the main cuilding, a distance of at least 150 feet. His ame is unknown. The dreadful occurren

This great lecturer, whom to hear one is to hear again when opportunity offers, appears at the opera house tonight. We are prepared to say fully and

house to night to hear an able and humorous instance, unsurpassed in the United on the corner of his table to medicate.

States. We have conversed with gentlenen who have heard him and therefore know. A note from some of these gendemen, who will be recognized as among out intelligent citizens, will be found for

PER CENT. Chatham. 944,000 Fulton. 3,962,000 Muscogee 429,000 hmond...... 2,526,000

The aggregate valuations for 1874, were: Bibb. \$9.733,000: Chatham. \$24,264,000; Fulton, \$20,485,000; Muscogee, \$8,800,000, and Richmond, \$18, 228,000. Chatham has the most city property, and money; Augusta the most stocks and boulds, and Atlanta the mos merchandise. Atlanta has, however, nearly overtaken Savannah in the amount of city property—the former showing an

increase of \$1,255,000, and the latter a decrease of \$988,000, in the past fou years. The Northwest Georgian is in favor of 'pig culture" in Georgia as the only neans of reaching independence. And yet, says the Georgian, the introduction of this abandoned pursuit is no easy task, for the species has become so near extinc in some districts that old John Robinson proposes to add the animal to his collec ti m of living curiosities when he makes another southern tour. To induce the farmers of Georgia to produce the bacor they need the Georgian thinks every agricultural association in the state should offer a colossal premium, say \$1,000 in

gold, for the best five pigs, Georgia rais, COLONEL FROBEL has completed the urvey of the Altamaha and Ocmulgee vers. It is reported that the party are f opinion that the latter never can easily leaned out so as to allow the pass of large boats as far up as Macon.

ANDREW, JOHNSON left Nashville Tues ay evening for Washington. He went via Louisville and Cincinnati. The indomitable old man is reported eager for West Virginia adds Hon. Allen T.

Caperton to the list of democratic sens-Tax Constitution is the only newspoor received in Forsyth on the Sabbath

This has been the 'case for mooths, and t is therefore no marvel that it is a pop-lar paper here. Enterprise and good management will always be attended

By Telegraph to The Constitution.]
Hentington, W. V., February 17.—The governor has agreed not to velo the capitol bill and in five days it will become a lay.
On the adjournment of the legislature the governor proceeds to make arrangen oval of the capitol.

On a joint ballot in the legislature to day for United States senator, Allen T. Caperton received 35 votes, Judge Moore 25, and Price 19. The members then began chang ing their votes and the result then stood Caperton 68, Berkshire 14, the republicans Caperton's election will be a great help in

pacifying Charlestown for the loss of the The Augusta Races.

[The Constitution's Augusta Telegram.]

Augusta, Ga., February 17.—The first race, dash of two miles for all ages for a purse of \$3,000, was won by Livingstone in a walk over, Granger being lame.

The two wile heats for all ages, for a proposed to burchase the lands purse of \$300, was won by Mattie Ould 1:494 and 1:50. First Chance second.

MADAME LE VERT. The Vicissitudes of a Brilliant Li erary Southern Woman.

Then Madame Le Vert will give her usu Lenten reception, full of music and read-ings, as one evening's delectation to the world of fashion. It will go, and it ought

the Lenten reception, full of music and readings as one evening's delectation to the world of fashion. It will go, and it ought to go, to gladden the eyes and fill the pocket already a historic figure in Washington, a was her father and her grandfather before her. Her grandfather, George Walton, signed the Declaration of Independence, married the Declaration of Independence, married her becaration of Independence, married her becaration of Florida. He was hand some, accemplished and noble, and lest his large fortune by indorsing for his friends. He spent many of his latter years in Washington; genial, full of anecdote, sushing to the end, never arraigning the fickle world that so quickly forgot him and that he so long adorned. His daughter, Octavia Waiton, was born at Pensacola, while her father was governor of the fordia. In early youth she accompanied her father to Washington and became a famous belle of successive administrations belle of successive administration of the visit at the beautiful home of Dr. and Madaministrations belle of successive administration of the visit at the beautiful home of Dr. and Madaministration of the visit at the beautiful home of Dr. and Madaministration of the visit at the beautiful home of Dr. and Madaministration of the visit at the beautiful home of Dr. and Madaministration of the visit at the beautiful home of Dr. and Madaministration of the visit at the beautiful home of Dr. and Madaministration of the visit at the beautiful home of Dr. and Madaministration of the visit at the

[From The Detroit Free Press.] CHAPTER L-THE BOY. He was one of that kind of boys who amusement was sliding down hill on

eting eats.
"Things has got to git up in howl when

CHAPTER II. -AT TWILIGHT. Time, sundown-scene, the interior 1 a well-preserved wood-shed. The sound of balws and cries rent the so'emn still ness of twilight's mystic hour, and the

old man was heard saying:

"There, I guess that'll last you for a day or two! I've put up wish your sass as long as I can!"

"That's the last licking I'll eye take from any mortal man "whispered the lad, shaking he net at the kitchen door. "And if make the old man sorry that our risc elligent citizens, will be found the control of the local yage.

The Augusta Chronicle prints a column of interesting statistics, gathered in the comptroller general's office, concerning the material prosperity of the ive wealthiest and most populous counties in the consisting of the risc passed up stairs, and was soon engaged in making up a bundle consisting fear arise fear arise for the consisting up a bundle consisting fear arise fear

ing the material prosperity of the five wealthiest and most populous counties in the state—Bibb, Chatham, Fulton, Muscopee and Richmond. In the past four coree and Richmond. In the past four walnuts. The bundle was thrown out the state—Bibb, Chatham, Fulton, Muscopee and Richmond. In the past four walnuts. The bundle was thrown out the land, and the waste committed of the land, and the waste committed to the land, walnuts. The bundle was thrown out of the window, and then—
CHAPTER IV.—LEONIDAS LOOKS AROUND the room for the last time. The bedstead looked familiar, the old blue chest in the corner had a thousand tender in the corner had a thousand tender crediting the amounts.

broken down chair seemed to hold out its arms and plead for him to stay. "I would if the old man hadn't licked me," answered Leonidas, "but I'll show him what kind of a coffee mill I am!" him what kind of a conee min I sail.

He passed down stairs, and halted to
embrace the baby. He wasn't down on
his mother, and he gave her a sweet
smile. He crawled in behind the stove,

and whispered to the dog:
"Good bye, old Samson. I'd like to
stay here, but I'm too old to be licked!" And he passed out of doors, and the great wide world was before him. CHAPTER V. -SOLEMN THOUGHTS.

Securing his bundle, Leonidas crept into the back yard to see if it was really best for him to become a pirate. The polar wave chewed at his ears and red dened his nose, and he wondered if the pirate business wasn't pretty cold business. He didn't know whether it was best to make for Toledo or Chicago in order to become a buccaneer, but he order to become a buccaneer, but had, finally passed through the gate. He walked around the house several times to catch a glimpse of his mother. It was hard to tear himself away. He knew how she would take on next day, and the papers would call it another Charlie Ross case, and he decided to go into the yard and think it over again.

CHAPTER VI.—A RAY OF LIGHT.

After a 'little time spent in thought

After a little time spent in thought, Leonidas decided that if his father would agree never to lick him again, and would give him \$2 per week to buy candy, he would not run away and become a pirate. He would go in and make the proposi-tion to the old man, and if it should be

tion to the old man, and if it should be rejected—farewell to home—welcome a career of blood.

He went in. No one had noticed his absence, and each face looked as natural as if he hadn't been gone twenty-eight minutes. He felt some little deliveracy about broaching the proposition; and, as a "feeler," he asked the old man to lond him his knife. It was bounded to and, as a "feeler," he asked the old man to lend him his knife. It was handed to him and returned after a while, and Leonidas decided to put off making the proposition until morning. He got into his little bed feeling that it was positively his last night, but the next foremon he was heard splitting wood in the back yard and saying to Jack Sparling: "The concluded to wait until he licks me just once more, and then nothing can

By Telegraph to The Constitution.

BALTIMORE, February 12.—It is stated that orders have been issued 40 the employees in New York of the Perceytyania and Central railroad to receive no freight, and issue no fickets for admire

ns Rendered in Atlanta, Ga., February 16, 1875.

by Henry Jackson, Supreme

HON. HIRAM WARNER, CHIEF JUSTICE, HONS. H. K. M'CAY AND B. P. TRIPPE, tol salas Jupoes, Thi

John E. Odell vs. John H. Reed. In-junction, from Hall.

others, proposed to purchase the lands of John E. Odell, lying in Hall county, provided they could purchase the lands of John H. Reed, which joined Odell's. Reed owned lot Nos. 67, containing 250 acres; the southwest corner of lot No. 53, containing 50 acres; 83 acres of No. 50; and No. 66, containing 40 acres. Odell saw Reed and informed him of the proposed trade he was anytons to sell. Odell saw Reed and informed him of the proposed trade, he was anxious to sell, and proposed to deed his lands to Odell, to enable him to consummate the sale when he should again see Graham; and, to secure himself against loss in case of death, to take Odell's note for \$1,200.00, payable in specie, specifying the same was for said lands, and that he should appear in presenting of said lands, with

the fact that the defendant is insolvent, and is unable to respond for the rent of the land, and the damage done thereto in cutting and disposing of the timber thereon, if the complainant shall be compelled to pay the amount of the note compelled to pay the amount of the note. with the interest due thereon, which was given to the defendant for the land. It was said on the argument that by the original agreement and on the argument that by the became due, has been made on the owner original agreement and of the debt after it became due, has been made on the owner of the debt after it became due, has been made on the owner of the debt after it became due, has been made on the owner of the debt after it became due, has been made on the owner of the debt after it became due, has been made on the owner of the debt after it became due, has been made on the owner of the debt after it became due, has been made on the owner of the debt after it became due, has been made on the owner of the debt after it became due, has been made on the owner of the debt after it became due, has been made on the owner of the debt after it became due, has been made on the owner of the debt after it became due, has been made on the owner of the debt after it became due, has been made on the owner of the debt after it became due, has been made on the owner of the debt after it became due, has been made on the owner of the debt after it became due, has been made on the owner of the debt after it became due, has been made on the owner of the debt after it became due, has been made on the owner of the owner of the owner of the owner of the owner owner owner. original agreement made between the of the property, his agent, or lessee, and arties that the defendant was to remain a possession of the land with all his ights and privileges; but it should be statute a street construction, in accordance recollected that the defendant repudiated that agreement, and insists that it was an absolute sale of the land to the complainant, that defendant was entitled to have the \$1200 in specie, the price of the land specified in the note, and that the complainant became the owner of the land of the complainant became the owner of the land. If the defendant repudiated the

specified in the note, and that the com-plainant became the owner of the land. If the defendant repudiated the original sgreement as alleged by the complainant as he appears to have done, he must repudiate it alnight. We are prepared to say fully and unreservedly that every intelligent citizen of Atlanta should go to the operathouse to night to hear an able and humor house to night to hear an able and humor.

The lold man threw away the strap and possession of the land, wall all his rights walked into the house and Leopidas say. an absolute unconditional sale, he is enan absolute unconditional sate, he is en-titled to receive the purchase money for the land from the complainant, and the complainant as the owner of the land, is entitled to recover from the defendant the value of the rent of the land whilst in s possession since the absolute sale there by him to the complainant, as well as

damages done to the complainant's nd in cutting and disposing of the tim-Assuming the allegations in the complainant's bill to be true, there will not be very much due on the judgment the collection of which is sought to be restrained, upon an accounting for the rent of the land and the land counting for the rent of the land counting for the land counting for the rent of the land counting for the rent of the land counting for the land

ges sustained, the complainant offers to pay. In view of the allegations contain-ed in the complainant's bill, it was error in refusing the injunction prayed for. Let the judgment of the court below be

W. L. Marler, for plaintiff in error. Jasper N. Dorsey, for defendant.

In re Emory Speer, Solicitor General, et al. Appeal, from Clarke. WARNER, C. J. The question made in the record of this case for our judgment is, whether the money arising from fines and forfeitures in the County Court of the county of Clarke in cases which were transferred for the county of this case for our judgment is, whether the money arising from fines and forfeittries in the County Court of the county of Clarke in case which were transferred in the from the Superior Court to the County Court, under the provisions of the \$14th section of the New Code, shall be paid in the county treasury, or whether the same shall be paid in satisfaction of orders passed by the Judge of the Superior Court for the payment of costs in insolvent cases, as provided by the 463ts of the County Court should be paid to the County Treasurer of the county; wherenon the Solicitor General and the officers of the Superior Court excepted. By the 1st section of the 5th article of the Constitution, the judical powers of the State are vested in a Supreme Court, Superior Courts, Courts of Ordinary, Justices of the Peace commission.

powers of the State are vested in a Supreme Court, Superior Courts, Courts of Ordinary, Justices of the Peace, commissioned Notaries Public and such other courts as have been or may be established by law. In 1871 the delirious state of mind, induced by the Sambly established by law a County Court, the provisions of which are embodied in the New Code, by the 300th section of which it is declared that "whetever fines and forfeit/ ures are collected by virtue of the sen tence or judgment of the County Judge, in the Samble Court, and sent it homg as usual marketing, and sent it homg as usual. After that he was not seen any more alive by his family or friends. It is very clearly settled that he wandered off in a delirious state of mind, induced by the small doses of morphine he was in the habit of taking, and died of exposure and hunger. He must have been without food for three days and nights. This explanation of his untimely taking off is in thorough accordance with his life and character. He was a consistence or judgment of the County Judge, ures are collected by virtue of the sen tence or judgment of the Coun'y Judge, shall be collected and paid over to the

shall be collected and paid over to the county treasurer of each county. The 314th section of the Code provides for the transfer of cases of misdemeanors pending in the Superior Courts to the County Courts. The 315th section provides for the collection of the costs in the cases so transferred, and declares that when costs or fines, or both, are collected in the County Court, it shall be the duty of the County Judge before paying over the same to the county treasurer to deduct therefrom the costs due to the Solicitor General, and the Clerk of the Superior Court, and to pay the same over to said offlicers, or to retain such amount subject

STATE SUPREME COURT accounts out of any moneys by him received for fines inflicted by the said Court, payment of accounts for insolvent costs under the 4631st section of the Code, are to be paid out of any moneys received by the officers of the Superior Courts, for fines inflicted by the said Court, or collected on forfeited recognizances. The orders for the payment of accounts for insolvent costs for fines inflicted by the Superior Court, do not create a lien

inflicted by any other Court than the Super or Court. When the General Assembly created the County Courts, it was competent for that body to declare as it has done, that the fines and forfeitures collected by virtue of the sentence or judgment of the County Judge shall be collected and paid over to the County transferred from the Superior Court the Co-nty Court. The Solicitor General, and the Clerk of the Superior Court, are entitled to be paid the costs due them in the transferred cases out of the money in the transferred cases out of the money collected from fines inflicted in the County Court, and no more. Let the judgment of the Court below be affirmed. Emory Speer, Cobb, Erwin & Cobb, S. P. Thurmond, for plaintiffs in error. W. L. Mitchell, by L. Bleckley, contra.

turned, which was agreed to the deeds and note were made and delivered for this purpose only.

Odell saw Graham and they failed to trade, and he so informed Reed, and of fered him his deeds and called for his note, which Reed refused to accept or to deliver, and has ever ince, and insists it was a bona fide sale, but kept, and still keeps possession of the lands.

At — Term of Hall Superior Court Reed brought suit on said note, Odell employed John Gray, who advised him enaployed John Gray, who advised him no sufficient demand was averred in the no sufficient demand was averred in the forcelosure, which motion to sufficient demand was averred in the no sufficient demand was averred in the notation of t record that the plaintiff alleged in his af fidavit "that said sum so secured by him became due first of November, 1873; that payment of the same has been de-manded, and neglected and refused, and that he now comes within one year after

The Missing Merchant Found Dead.

n here to da [From the Neaville Banner. ] The Weather. There were many who heard and won dered why the First Presbyterian bell-tolled Sanday afternoon. It seemed all streets. The fact that it was rung, ap parently without a visible cause, provok ed inquiry. It was the signal to those who were around the city still in search of the missing merchant, Mr. H. B. Allen, that he had been found. While it

proved a signal to them, it also sounded the knell of his death.

The body of Mr. Allen was found in the midst of a case broke, three miles cloudy weather. the midst of a cane-brake, three miles from the city, between the Hydas Ferry and Buena Vista pikes, at about half past eleven o'clock Sunday morning, by five negroes employed to make the search

cause. still remained upon his person a and papers showing that he had not been robbed or violently dealt with.

Coroner Brantly held an inquest over his body and the jury; rendered a version of the coroner dealers. By Telegraph to The Constitution.]

dict, in substance, that he wander d to the spot where found while laboring under a temporary aberration of mind, and that he died from illness and exposure. Mr. Allen's remains were taken to his late residence on south High street. The funeral ceremonies will take place at McKendree church, at 11 o'clock this morning, Rev. Drs. Young, Hill and Hargrove officiating.

The Union and American says: Mr.

Thursday morning. He was at the store (Buckner & Co.'s) attending to business

must be paid for in advance; and none wil be taken for less than thirty cents.

tent member of the Methodist church a kind husband, a loving father, and an ness man. His wife and two childre have the deep sympathy of a large circle of friends and acquaintances. for the sale of our pianos. B. H. Hill. I have read Hon. B. H. Hill's late mas

terly speech on the situation of the country, delivered at Atlanta. It will improve in being read and re-read, I gave it to a democratic friend. He read it, he said, with great pleasure, and gave it to another gentleman to read. I would NOTICE. he said, with great pleasure, and gav to another gentleman to read. I wo rejoice to see Mr. Hill in the congress the United States. How is it that extraordinary ability is not properly precisted in his own native state? has a few, if any, peers in intellect a ability in the union. His commandi talents are needed in congress. Let it people of the mith district elect hi

[From the Danbury News.]
The most difficult thing to reach is The most difficult thing to reach is a lanta, February 1, 1875, by Rev. T. H. Timwoman's pocket. This is especially the case if the dress is hung up in a closet, and the man is in a hurry. We think and Miss Mannie I. Thompson. we are safe in saying that he always is in a hurry on such an occasion. The in a hurry on such an occasion. The owner of the dress is in the sitting room, serenely engrossed in a book. Having told him that the article which he is in quest of is in her dress pocket in the closet, she has discharged her whole duty in the matter, and can afford to be serene. He goes at the task with a dim consciousness that he has been there before, but says nothing. On opening the closet door and finding himself confronted with a number of dresses, all turned inside out and presenting a most formidbe collected and paid over to the County
Treasurer of each county. It was
also competent for the General Assembly
to provide for the transfer of cases of
misdemeanors pending in the Superior
Courts to the County Courts for trial, and
in doing so, no injustice is done to the Courts to the County Courts for trial, and in doing so, no injustice is done to the Solicitor General, or the officers of the Superior Court, for it is expressly provided that it shall be the duty of the County Judge when the costs and fines are collected, before paying over the same to the County Treasurer, to deduct therefrom the costs due the Solicitor General, and Clerk of the Superior Court and pay the same over to said officers, or to retain such amount subject to their order. What costs due them g. Most obviously, the costs due them in the cases which have been transferred from the Superior Court to returns to the closet with alacrity, and soon has his hands on the brown dress. It is inside out, like the restafact that he does not notice, howdenly the pocket, white, glump, and ex-asperating, comes to view. Then he sighs the relief he feels, and is mentally grateful he did not allow himself to any offensive expressions. It is all right now. There is the pocket in plain view —not only the inside, but the outside and all he has to do is to put his right hand around in the i i e and t ke out the article. That is a'l. He can't help but smile to think how near he was to getting part from he mat his was to

not feel the opening. He pushes a little further—now he has got it; he shoves the hand down, and is very much surno sufficient demand was averred in the affidavit of foreclosure, which motion was sustained by the Court, and the plaintiff excepted. It appears from the closely about the roots of it, he say "By gracious!" and commences again He does it calmly this time, because I u over them carefully, gets his hand firs into a lining, then into the air again (where it always surprises him when appears,) and finally, into a pocket, an that he now comes within one year after the same became due, and makes his affidavit, etc." The 1991st section of the New Code providing for the foreclosure of liens of this description on personal property, declares that "there must be a demand on the owner, agent or lessee, of the property for payment, and a refusal to pay, and such demand and results of the property for payment, and a refusal to pay, and such demand and results of the property for payment, and a refusal to pay, and such demand and results of the property for payment, and a refusal to pay, and such demand and results of the property for payment, and a refusal to pay, and such demand and results of the property for payment, and a refusal to pay, and such demand and results of the property for payment, and a refusal to pay and the payment to pay the payment to payment

amendment is not virtually or substantially, but identically and literally the carried their report and are ready to suomit it. If this course should be decided upon, there will be no opportunity for Mr. Cannot to offer his amendment in regard to the habeas corpus, which is regarded by every one such mistake, and we are glad that our representative Col. Hoge, is as outspoken against it. We have obtained the views of many We have obtained the views of many when the complement is not virtually or substantial that the defendant is insolvent, and is unable to respond for the ready to suomit it. If this course should be decided upon, there will be no opportunity for Mr. Cannot to offer his amendment in regard to the little lady, "just as happy as you looked? It seems impossible."

The bill prays for injunction, account, fall. Tell me, I want to know. Were you as happy as you looked? It seems impossible."

"I was," said the little lady, "just as happy as judge refused to whom? neglected and refused by whom? The silidavit does not state, nor does in the defendent of payment of the constitution.]

The bill prays for injunction, account, fall. Tell me, I want to know. Were you as happy as you looked? It seems impossible."

"I was," said the little lady, "just as happy as liooked. It was so delightful to have one state, nor does not state, nor does not state, nor does not state, nor does not state whether the demand of payment of the close at the complainant excepted to take me home full.

The soll prays for injunction, account, fall. Tell me, I want to know. Were you as happy as you looked? It seems impossible."

"I was," said the little lady, "just as happy as liooked. It was so delightful to have complained to the complainant's complained to the complainant's belief, etc.

The silic fetc.

The soll was the payment of une defended of the properties of the complainant's belief, etc.

The soll was in the follows the complainant's belief, etc.

The delight it, learned the count of the complainant's belief, etc.

The soll two miles south of Hemlohen, NEW LONDON, CONN., Feb. 17.-Bar ettes, a reef light ship, was driven from er moorings to day by ice. She was icked up, however, by the governmen

Mistletoe, and towed in here The Stratford, a light ship, is ashore on Long Island. The propeller E. II Woodward, of New York, which had been drifting in the middle of the sound for several days, sank hast right. The crew probably perished. The pilot house and part of the deck were towed

[By Telegraph to The Constitution.] WASHINGTON Feb. 17-During Thurs east winds, colder, cloudy and rain ort! erly winds increasing, to break wit.

The Prince Imperial. (By Telegraph to the Constitution.) Paris, February 17 .- The Le Pais, i article on the graduation of the prince perial, at Woolwich, says that from day the prince will wholly devote imself to the direction of the imperial

Treasury Report.

NEW YORK, Feb. 17. - The sub-treas! y paid out \$179,000 on account of in-rest and \$62,000 for bonds. Custom ceipts \$487,000.

The Lost, Found.

[By Telegraph to the Constitution.] London, February 17 .- The captain ad thirteen members of the crew of the aabndoned ship Sydney Dacres, who were missing, have arrived at Valentia. The Harrisburg Council. By telegraph to the Constitution.

HARRISBURG, PA., February 17.—The lect council elected yesterday stands 7 publicans to 2 democrats. TEN CENT COLUMN. Advertisements of " Wanted," " For Sale. "Lost and Found," de rted in this column at Ten Cents

WOOD FOR SALE-AT GEORGIA Railroad Depot, six car loads of small Railroad Depot, six ear loads of small green eight foot wood, for sale by car load, cheap. Call on feb17-1t ED. A. WERNER, Agent. WANTED-WARREN'S SKETCH OF N ANTED CARRY IN CONTROL OF THE CONT feb16-deod3t

NOTICE. CHICKERING & SONS' PIANOS.

MESSES. PHILLIPS, CREW & FREY-ER have this day been appointed sole agents CHICKERING & SONS

Stockholders' Meeting Atlanta Cotton Factory Comp

MENEAL.

DAVIS -THO IPSON-Married, at the P. B. Haralson, near At-

AMUSEMENTS.

OPERA HOUSE. DE MURSKA CONCERTS! ONE GRAND CONCERT ONLY, Monday

ONE GRAND CONCERT ONLY, Monday evening, February 22, assisted by her Grand Combination, Mile DARRENO SAURET, the Charming Plants; Sig. FERRANTI, the greatest Buffo Singer; Mons. SAURET, the brilliant Violinist, Sig. BRAGA, the King Violincells! and Composer: Mr. CHAS. E. PRATT; the able Accompanies.

Admission 31. Reserved seats 31 50. Gallery 60 cents. Sale of seats begin on Friday at Phillips & Crew's, Knabe & Co.'s planos are exclusively used.

DeCIVE'S OPERA HOUSE. R. J. DeCORDOVA

TWO NIGHTS ONLY. Thursday and Friday, Feb. 18th and 19th. LECTURES Y. M. L. A.

Them: Brown Boys of Browntown FRIDAY EVENING. Our New Clergyman." General admission \$1.00; Gallery 50 Cents Tickets for sale at Phillips & Crew's and Library, Doors open at 7. Lecture commence promptly at 8 o'clock. [febi3 did

SUBJECTS-THURSDAY EVENING,

The People's Course of Lectures THE SECOND ANNUAL COURSE OF these popular L ctures will be opened at JAMES' HALL, On Thursday night next, Feb. 18th, Ry Rev. O. A. TIFFANY, D.D.

of Washington, D. C. Subject-"WORK AND ITS WORTH. The second Lecture of the Course will be delivered at same place, on Monday night, February 22d, by Rev. J. D. FULTON, D.D., of Brooklym. Subject—"THE AMERICAN OF THE FUTURE."

OF THE FUTURE."

Two spien lid Lectures from the greatest pull it orators of the Methodist and Baptist Churches for \$1 00. Tickets admitting a lady and gentleman to both Lectures \$1 00. Single tickets 50 cents. For sale at the usual places Children and pupils of our public schools half-price.

NEW ADVERTISEMENTS.

Cassimeres, FRUIT TREES and EVERGREENS AT AUCTION. REMEMBER the sale of Fruit Trees and Evergreens by Mayson & Norman this morning at 10 o'clock. All from the cele brated Central Nursery of A. Lambert, near this city. Every plant will be guaranteed true to mark and sold without reserve. feb18-dit T. C. MAYSON, Auct'r. STREET DEPARTMENT.

Notice to Contractors!

BIDS will be received until Monday, March 1st, at 6 p. m., for furnishing stone Mountain grantle, blue stone for curbing not less than 3 feet long, 20 inches by 5 inches upper edge, square joints and of usual form, and to prove satisfactory to the City Engineer. Bids for setting curbs will be received at the same time separately. Payments seem emotible. from 25c up- a reduction of 25 per cent. Payments semi-monthly. Direct to City Clerk. The City Causell reserve

right to accept or reject any or all sids.
D. A. BEATIE, D. A. BE feb18-d4t Chairman Street Con

NOTICE. TOLLED as an estray, on the 17th Febru-ary, 1875, by W. W. Burch, of 1234th dis The owner is notified to appear and prove

n Saturday, the 27th febis-ite JNO. T. COOPER, EXCURSION!

Atlanta to Charlotte, North Careli-na, and Return. \$5 ROUND TRIP An Excursion Train will leave Atlanta for Charlotte, February 25th, 1815, at 8 o'clock a. m., and return Monday, March 1, at 6:20 o'clock. The cheapest pleasure trip that everleft this city, giving all an opportunity of sechn the heart fire at the Charlotte. It is earnestly hoped there will be a lurge turn out, as it will be the grandest Excursion that ever left Atlanta. Good order will be preserved. Smoking ordrinking shail not be allowed in the ladies' car. The Excursion will the accompanied by a Brass Rand will be accompanied by a Brass Band Tickets sold at the Bowen House, 344 Deca Tickets soid at the Bowen House, 343 Decatus street. All can get board and loaring in Charlotte at \$1 per day. Buy your tickets at once. You can go for FIVE DOLLARS THE ROUND TRIP. We have tickets for everybody. We ask all the people along the line to patronize us, as this is the first Excursion that has ever left for Charlotte. Reserved Cars for white ladies and gentlemen. This bain will remain in Charlotte three days—Friday, Saturday, Sunday. Children half price, \$2.50,

SANDY BOWEN,
D. B. CHESTER.

D. B. CHESTER, WILLIAMS SMILLES, feb18-!tus sun&wed UNQUESTIONABLY

--- THE ----BEST ADVERTISING MEDIUM

\_\_\_ IN \_\_\_ MIDDLE GEORGIA,

"Every Saturday." Notions, INDEPENDENT IN THOUGHT!

DEMOCRATIC IN PRINCIPLE 1

An Eight Page, Forty-cight Column, Handkerchieft, Weekly Newspaper, devoted to Politics, Agriculture, Science and Progress. Subscription \$2 per year. Postage Free. For advertising rates address

Publisher. Milledgeville, Ga. feb18-d10t Notice in Bankruptcy.

IVERSON L. HUNTER,

THIS is to give notice that on the 9th of November, A. D., 1874, a warran Bankruptey was issued against the estat David F. Shaefer, of West Point, county David Y. Shaefer, of West Point, county of Troup and State of Georgia, who has been adjudged a bankrupt on his own petition, and that the payment of any debts, and the delivery of any property belonging to said Bankrupt, to hun or for his use, and the transfer of any property by him, is forbidden by law; that a meeting of the creditors of the said Bankrupt, to prove their debts and to choose one or more assigcreattors of the Sate sate of their debts and to choose one or more assignees of his estate, will be held at a court of bankruptcy, to be holden at the Virginia Pouse, in Newnan, Georgia, before Lemuel T. Downing, Esq., Register, on the 6th day of March, A. D., 1875, at 10° clock A. M. W. H. SMYTH, U. S. Marshal, as Me

Notice in Bankruptcy. N the District Court of the United State for the Northern District of Georgia—I se matter of Linsey Jacks, Bankrupt—1

feb14--d11

To Printers.

DRY GOODS, CARPETS, &c.

Furchgott,

Benedict

& Co.'s.

54 Whitehall St., Atlanta Ga.

Clearing Sale Clearing Sale

- tir --

THEY OFFER 10 cases best Prints at Se 2 cases Spring Prints at 9c. 1 case of new style 4-4 Percales at 121,

won \ 25c. 5 cases 4-4 Bleached Shirting, equal to Fruit of the Loom, at 10c. '5 cases 4-4 Bleached, equally as good as Lonsdale at 12;c. 5 cases Bleached, equally as good as Wamsutta at 15c.

3 cases 9 and 10-4 Brown and Bleached Sheeting from 30c up. Full lines of Ticking and Ginghams, always on hand. Fine Kentucky Jeans from 11c up.

Superior Tweeds and Cassimeres from 10,000 Dollars Worth

OF FINEST IMPORTED

Cloths. Doeskins. AT LESS THAN GOLD VALUE.

We call special attention to the above Cloth Ten Bales All-Wool Flannels.

FIVE CASES OPERA FLANNELS. all shades, from 40c upwards.

Blankets at a Great Sacrifice. A full line of Linen Table Damask, Napkins.

HOUSEKEEPING GOODS. at great reductions.

DOYLES, AND

5 Cases of Dress Goods at 20, 25 and 30c, worth 30 and 60c. \$10,000 Worth of Fine Dress Goods,

BLACK & COLORED SILKS Comprising all the latest styles, at had Ten Cases of Double Width

Black Alpaca. from 30e up. OUR 50c AND BRILIANTEEN ALPACAS

ARE THE BEST IN THE SOUTH. Cloaks. Shawls, Furs,

> Velvets at less than cost of manufacture

Ribbons, Edgings, Gloves.

A FULL LINE OF

Flowers, Hosiery, Ladies! and Gents

Underwear

at equally low prices.

50 Pieces Hemp Carpeting, 25 cents. 50 Rolls Ingrain Carpeting from 50c upward. 100 Rolls English Brussels Carpet from \$1 25 up. A full assortment of Oil Cloths, Rugs, Matting,

Window Shades, Lace Curtains, all kinds of Upholstery at very low prices. An early call is respectfully solicite

FURCHGOTT, BENEDICT & 00'S,

See Dally as Decimen of A

A large stock DECORDOVA

YESTERDAY bind wheels of porting "Called in front of Med street. They GREAT BAR (and at the cloths, windo bair cloth, lace now offered at feb?—dif "OLD PROP a "corner" in centre will pu This stor-a-ce

' THEM Inc

N. B.-1 wold silver L Georgia sold thousand int Go to D GI Cot. The Monetal citizent of this house evening last was for many Franklin coun one of the less

Tun great b Detoni ovi Tuursday dg

Remember as time a job of and does we from a card underly. Mr. Mayson & collection of morning. The well to attend Go and he We farite

Rev. I will oper at Jame and its a Dr. T politabed pondent cate, the South, I Dr. T The II Metropo of this c south is through Georgia, and delibrated V been de believe a of comm is a fine is a fine

DRESS GOODS, SILKS, &c.—\$25,000 worth of sliks, dress goods, alpacas, ahawls, closks, flaunels, blankets, etc., are now offered at less than cast of importation, at Furchgott, Benedict & Co.'s. [feb7-dtf] THE attention of contractors is called to the advertisement of councilman Beatie, chairman of the street committee, for bids for furnishing granite and blue stone, for NEW GOODS. Great Novelties in Jewelry. ELEGANT GOODS. Ginghams, al-

NEW STYLES. I have just received a large and elegant

And the control of th



300,000 feet Dry Lumber, 200,000 Southwestern Shingles,

> FOR SALE. A BOUT 105,000 feet Day Flooring, it having been assorted and STACKED from nine A to eighteen months, and the balance such as would be kept in a REFAIL YARD, such as Weatherboarding, Inch Plans, Scantling, Joist, Sills, Fencing and Furnishing Lumber. All of this Lumber is cut from the

Two Coal Offices and Fixtures,

COAL AND LUMBER.

BEST LONG LEAF PINE.

and is stacked in my two yards, and can be examined by applying at my office, 25 N Broad street. It is my intention to go out of the Coal and Lumber Bosiness, and I will receive bids until the 25th instant, for the Lumber e-epsrately, or I will sell my interest in my Lease, with Scales, Odices and Fixtures, of my

TWO COAL YARDS, situated on Peachtree and Broad streets, near Walton street, and on Hanter street, between Whitehall and Pryor streets. Any gentleman wishing a well established business, which I have taken twenty-five years to build up, can new avail himself of this SPLENDED opportunity. I have sold the LARGEST QUANTITY of Coal in this city for the last eight years and have sold more this season than ANY OTHER FIRM.

Any party or parties availing themselves of this opportunity will receive any assistance that lays within my power to give them,

For 2 Months Free of Charge.

The bids are to specify so much per thousand for the whole stock of Lumber. Then, if they wish, I will give up possession of the Yards on the first of next March. I will consider three classes of bids.

I will consider three classes of bids.

1st—FOR CASH.

2d—One-third Cash; balance in two equal payments of three and six months, with interest at 10 per cent. per annum, and approved security.

3d—One-third Cash; balance in two equal payments of six and twelve months, with interest at 13 per cent. per annum and approved security

EDWARD PARSONS.

GREAT SOUTHERN PREIGHT LINE.

GREAT SOUTHERN FREIGHT AND PASSENGER LINE

VIA CHARLESTON. S. C.

PRINCIPLE AND PASSENGER LINE
VIA

GRANDESTON
S. C.

GRANDESTON
S.

Goods and 60c. ress Goods, SILKS e Width

aca.

ALPACAS

le up. imeres from

Worth

kins. VALUE. e above Cloth

Flannels.

LANNELS.

Sacrifice.

Napkins,

GOODS,

ets

carfs

peting, peting rd.

te rwear

ofoil tting, Lace ds of y low

& CO'S. eet.

by?
I am forced to live, I cannot die,
my life is empty and all in vain.

It cannot be Hope, for her voice is sweet; It is not Despair, for I know her well; 'Tis like the ceaseless drone of a knell, And wearies the heart with monotono

Currants—per lb. 10a124. Citrou—Leghorn, per lb 50a55; English pelb 45a 50. Figs—Selected Eleme, drums per lb, new

his death bed, sent for a Free church clergyman. Having some fears regarding his future prospects, he asked the reverend gentleman, "Dou you think if I were to leave £10,000 to the Free Kirk that my soul would be saved?" "Well yanswered the cautious minister "I could not just promise you that, but I think it is an experiment worth trying."

—The bottom of a pond in Southing ton, Conn., is covered with decomposite.

The bottom of a pond in Southing ton, Conn., is covered with decomposite vegetable matter, producing carbureter hydrogen gas in considerable quantity. The surface of the water is frozen over, and holes are cut through the ice for fishing. The gas rises through the water and at night, the boys, by holding lighted matches at the holes, ignited and have the best kind of bonfires to skate by -A Detroit gentleman walking Concentrated tye, per case, \$8 50; pot-behind two school children the other

well tell you now that your love is help less. Manuma is determined, father is test, and it isn't right for me to encourage your attention. I can be a sister to you.

Agis – For 12d, 10d, \$3.90. 25c per keg wour attention. set, and it isn't right for me to encourage set, and it isn't righ needn't buy me any valentine or give me

any more gum."

—A traveller in Nevada recently stopped over night at a house by the wayside, and in the morning while look ing out of the kitchen window saw the man of the house scheding a slick from the wood pile while at the same moment the woman who was in the room seized a long pudding stick. In answer to a service of the same product of the local stick. In answer to a service of the same moment the woman who was in the room seized a long pudding stick. In answer to a service of the same moment the woman who was in the room seized a long pudding stick. In answer to a service of the same moment the woman who was in the room seized a long pudding stick. In answer to a service of the same moment the woman who was in the room seized as service of the same moment the woman who was in the room seized as service of the same moment the woman who was in the room seized as services of the same moment the woman who was in the room seized as services of the same moment the woman who was in the room seized as services of the same moment the woman who was in the room seized as services of the same moment the woman who was in the room seized as services of the same moment the woman who was in the room seized as services of the same moment the woman who was in the room seized as services of the same moment the woman who was in the room seized as services of the same moment the woman who was in the room seized as services of the same moment the woman who was in the room seized as services of the same moment the woman who was in the room seized as services of the same moment the woman who was in the room seized as services of the same moment the woman who was in the room seized as services of the same moment the woman who was in the room seized as services of the same services look of inquiry on the face of the guest the woman said, "You see the old man is araing and I must be prepared." The traveller, feeling no interest, in the coming contest, left at once without waiting

Yam—\$1 20. Seeds—Clover \$5; timothy \$4 50; orchard grass \$33 50; blue grass \$2 25; herd's grass 2 50; Hungarian millet \$2. Fresh Meats.

Beef—Loin 15c; rosst 15c; choice steaks
5; chuck 12c; briske 10c. Pork nominal,
12.c. Mutton 12ta15c. Veal 15c.

Junk Market.

Rags—Buying prices 22th Waste paper—
5 lying prices to. Scrap Iron—Buying prices
12 Cld Copper—Buying prices 12ta15.

I vine—Paper, selling price per 1b., 25; Jute
14.25; Cotton 18a40; Flax 40a50. -The young Duke of Norfolk has een the victim lately of such a flight of impudence on the part of a person appropriately named Sharp as may have inspired Mr. Alfred Jingle with envy and admiration: The dake's agent, when talking over matters relating to the estate. mentioned that he had been reluctantly compelled to prosecute a notorious poach-

that name who had written to say he wain great trouble. The duke's "livet had, in fact, gone to Pay Mr. Sharp's inc for, poaching on the ducal preserves!—

A Council Bulls a woman wis doing her washing, one of her children lead into a ket he of water. The mother seized the infant, whose peart-rending cries indicated the ferfille hatter of his injuries, and deposited it upon a bed, while she ran to a neighbor's togethin to run for a doctor. Before the doctor arrived, all the neighbors had gathered, and among them had dressed the screaming infant—very carefully, so that the scaleded skin should not peel off—had sprinkled it with flour. At length the doctor arrived, almost at the same moment with the terror sericken husband, whom also the messenger had found and bidden to b' got nome and propared for the saddest news." The doctor made a careful examination of the infant, and promptly advised the mother to put a shirt or something on the child, so it might not freeze to death. The assembled neighbors one after another felt, of the water in the kettle, found it toy cold, and quietly separated. Frail Word.

MARKET REPOKTS.

Telegraphic Markets.

(F) Telegraph to The Constitution.

NEW Yorks. February 17.—Cotton quiet and steady; sales 438 bales; uplands 169; or leans 165.

Futures opened steadier: February 16 193.

Stocks active, unsettled and lover, 1616 185; flowers as 129 109; 15 for atrained. Freighte duil. State boundary as 120 100 also, 100 also per 10, 40 also 100 also

CONSTITUTION OFFICE, Atlanta, Ga., February 17, 1875. A Atlanta Money Market.
Action of Cold, buying at \$1 12; selling 14. Silver, buying at \$1 00; selling Paper Cambrics—Manville 7; Lonsdale 7; Lon Rrchange,—Buying at par, seming at pressum.
Bonds and Stocks—Georgis 6s S0832; 5830; 58 \$1 01a\$1 03. Atlanta water bone (1973. Atlanta etty bonds, 7s 70a7-180889. Augusta, 80a52; Georgis Ralinous kock, 7aa75; Georgia Ralinous douds, 90a92. Central Ralinous stock, 8aa75; Georgia Ralinous douds, 90a92. Central Ralinous trib Ralinous onds, 90a92. Central Ralinous trib Ralinous conds, 90a92. Central Ralinous conds, 90a92. Central Ralinous trib Ralinous conds, 90a92. Central Ral

Corn-mixed and white \$1 02a1 to.

Acai = \$1 05.
Gesta = \$5 00n;
Burk wheat = \$10 per bbl.
Wheat = white \$1 35a51 45; amber \$1 8.

I those purchasing ear load lots for Cash.
Wheat = white \$1 35a51 45; amber \$1 8.

Hulk Meats, Flour, Oats, CORN, HAY,

RAILBOAD SCHEDULE.

Soap—poor man's \$3 50; laundry \$3 50; English crown \$3 75.

Lime—35a50; hydraulic \$1 50. Cement—\$3 50a\$4.

ol-Washed 35a50c; unwashed 25c.

Carpets.

English crown \$8 75.

Starth -0;

Nico-bits 34; therees 34.

Soda-kege 64; assorted papers 74.

Crackers - U soda \$4a6; A soda 54a7; butter 5a7; pic-nic 5a7; oyster 6a8; milk \$4a18; wine 10a12; Boston butter 10a12; sugar \$4a10; Ceream \$4a10; lemon cream \$4a11; hand-made sugar jumbles 13a16; hand-made lemon cakes 14a16; hand-made tea-cakes 16a30; hand-made scothoped sugar cakes 16a30; spice cakes 10a12; ginger snaps \$412; ginger bread 8a9.

Candy-assorted stick, per box, \$3.0a Arrives at Charlotte... Leaves Charlotte....

cakes 14a16; hand-made tea-cakes 15a26; hand-made soloped sugar cakes 15a26; howers, hand made soloped sugar cakes 15a26; spece cakes 15a26; spece

Central Railroad time 12 minutes ahead of Atlanta time,

Southwestern Railroad.

Eufaula Daily Mail Train.

Arrives at Eufaula 5 40 p m
Arrives at Albany 3 25 p m
Leaves Enfaula 8 50 a m
Arrives at Macon 5 10 p m
Leaves Albany 10 47 a m
Con cets with the Albany Train at Smith
ville, and the Fort Gaines train at Cuthbert
daily, except Sunday.
Albany Train connects with Atlantic and
Gulf Kailroad Trains at Albany, and will
run to Arlington on Blakely Extension Mon
day, Wednesday and Friday, returning
Tuesday, Thursday and Saturday.
Eufaula Night Freight and Accommodation
Train.
Leaves Macon 9 10 p m

Central Railroad. Day Passenger Train. Millen Branch. Leaves Augusta. 9 50 a
Arrives in Millen. 12 40 p

CHINA, GLASS-TARE, ETC. SPRING TRADE, 1875.

McBride & Co. Silver Platedware Crockery, China, Glassware, Lamps, Fine Table Cut= tery, Show Cases at Wholesale. Jo Merchants, Hotel & Saloon Reepers, Avoid Insurance and Delay. Buy what you want. Each article on its ownmerit. Largest in the South at McBride & Co.'s.

Special Notice.

UNITED STATES DISTRICT COURTY SOUTHERN DISTRICT OF NEW YORK, IN BANKRUPTCY—In the matter of Seth Howard Howes, Stephen Hyatt and Leander W. Townsend, Bankrupts.

The undersigneed, assignee of the estate of the above named bankrupts, hereby gives notice pursuant to the order of the above Coort, that he will sell at public auction, by WALTER H. TAYLOR, Auctioneer, at the store of AARON CLAFLIN & CO., No. 118 Church street, in the city of New York, commencing on Tuesday, the 284 February, 1875, at 10 o'clock a. m., (and continuing from day to day) the large and valuable stock of Boots and Shoes, (consisting of about 2750 cases, and adapted to the Southern and Western trade) of the said bankrupts, Howes, Hyatt & Co. Dated New York, February 2d, 1875.

AARON CLAFLIN, feb16—d8t

OFFICIAL NOTICE. ALL PERSONS having claims agains the city of Atlanta, are hereby notified that the Linseys—12\(\frac{1}{2}\) a20c.

Flagnels—white 22\(\frac{1}{2}\) a40; red 20a40; shaker to 20a50.

Also, that no account will be received after the box has been closed.

Also, that no account will be addited unless approved by the Chairman of the 20a50; may 5\(\frac{1}{2}\) and the received after the box has been closed.

Also, that no account will be addited unless approved by the Chairman of the 20a50; may 5\(\frac{1}{2}\) and the received after the box has been closed.

C. C. HAMMOCK,

Mayor.

R. F. MADDOX,

Chairman Finance Committee.

J. T. PENDLETON,

feb7-dif the city of Atlanta, are hereby notified tha

CENTRAL HOTEL, CHARLOTTE N. C.

LEASANT rooms, and the table piled with the best the market as Charman market as

TO TO

Lone Star Route International & Gt. Northern R. R. IT IS

The Shortest Quickest and Best ALL-RAIL LINE TO

Bremond, Rockdale, Calveston. Brenham, Columbia,

San Antonio, And all principal points in Eastern, Central, Western& Southern

> TEXAS! SEND for a GUIDE AND MAP
> of the route, which will be
> sent free, by addressing the General
> Ticket Agent International and Great
> Northern Railroad, HOUSTON, TEXAS.

THE GREAT SOUTHERN
PASSENGER AND MAIL ROUTE

Atlanta and Augusta Charleston, Columbia, Charlotte, Raleigh Wilmington, Weldon, Richmond, Washington, Baltimore, Phila-delphia and New York. RUNNING A DOUBLE Daily Through Passenger Train CONNECTIONS by this line are most

certain and sure at all seasons.

The Eating Houses
On this Line baye been thorough on this line have been thoroughly overhauled and reflited. Ample time is given for Meals, and at regular hours.

Conductors on this line are affable and courteous to passengers.

The quickest time and sure connection made by this route.

Passengers can purchase through tickets and have their baggage checked through from New Orleans, Mobile, Montgomery, Columbus and Atlanta to Richmond, Baltimore, Washington, Philadelphia and New York, by four different routes, via Augusta, Kingaville and Wilmington; via Columbia, Darille and Richmond; via Atlanta, Augusta Wilmington and Bay Line.

Passengers can purchase through tickets and have their baggage checked through from New Orleans, Mobile, Montgomery, Columbus and Atlanta to Richmond, Baltimore, Washington, Philadelphia and New York, by four different routes, via Augusta, Kingaville and Richmond; via Atlanta, Augusta Wilmington and Bay Line.

Agent and Manager, Louisville, Ky.

Death of Governor Bram'ette—Action of the Trustees—A Successor Appointed—No more Post-onements—Drawing Cer tain February 27th.

At a meeting of the Trustees of the Public Library of Kentucky, be and he is hereby authorized to take the place made vacant by the death of said Bramilette, in the man.

Fare as Low by Aurusta Pullman's Palace Sleeping Cars

On all Night Trains leaving Atlants by this Passengers wishing to go North by Sea SPLENDID LINE OF STEAMSHIPS From Charleston, S. C., to Baltimore, Phila-delphia, Boston and New York. The Charleston Steamships

Offer every inducement to Passengers, with Tables supplied with every fuxury the Northern and Charleston Markets can af-ford, and for Safety, Speed and Comfort are Unrivaled on the Coast. Through Tickets on sale at Montgomery's West Point and Atlanta to New York via Charleston Steamships.
S. K. JOHNSON, Superintenden
A. ROBERT, General Ticket Agent.

SUPERINTENDENT'S OFFICE, Central R. R. and Banking Co. of Georgia, Atlanta, Ga., Dec. 10, 1874, Change of Schedule.

ON and after Thursday, December 10, 1874, the trains between Atlanta and Carrolton will run as follows:

Arrive.

Carrolton Carrotton will run as follows:

Carrotton

Arrive.

Carrotton

Arrive.

Carrotton

Arrive.

Carrotton

Arrive.

Carrotton

Arrive.

Carrotton

Arrive.

T 45 a m

Whitesburg

S 45 a m

S 55 a m

Sargents

9 15 a m

9 17 a m

Newman

9 37 a m

9 52 a m

Suppburg

10 27 a m

10 29 a m

Turin

10 34 a m

10 37 a m

Brooksville

11 32 a m

11 42 a m

Grillin

1 2 22 p m

RETURNING.

Atlanta

2 55 p m

RETURNING.

Atlanta Arrive. Leave.

Atlanta 100 p m

Griffin 3 15 p m 3 25 p m

Brooksville 4 00 p m 4 05 p m Sargents.... Whitesburg. ... Carrollton...... 7 51 pm
A. J. WHITE, Pres. and Supt.,
S. G. and N. A. R. R.
G. J. FOREACRE, Supt.,
decl1—dt/
C. R. R. (A. D.)

Memphis and Charleston R. R. MEMPHIS, TENN., OCT. 15, 1874. NOTICE.

MR. AKERS having resigned as agent of the Memphis and Charleston Railroad at Atlanta, Mr. T. G. GARRETT has been apofuted as his successor.

Planters and others desiring information in regard to transportation of hands from that section, may get reliable information by calling on or addressing

T. G. GARRETT,
Passenger Agent, Atlanta, Gs.
W. J. BOSS.
General Superintendent. GRAND PACIFIC HOTEL, CHICAGO, ILL.

Having purchased the entire furniture

Having purchased the entire furniture
hotel, I have admitted Mr. Samuel M. Turner, formerly of the old Tremont House and
late of the Falmer House, Chicago, and Mr.
Tyler B. Gaskill, formerly of the Revere
House, Boston, to an interest in the business,
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JOHN B. DRAKE & CO. THE HOUSE Covers one entire block, having a frontage south and east of over 5.0 feet. Is admiraly located for convenience of guests; is horoughly built in the best manner, with al

thoroughly built in the best manner, with al modern improvements. Every floor from basement to roof, encloses a four inch layer of cement, which with other safeguards, render it practically fire-preof. The venturation is perfect, and the whole is being refitted with the addition of new and elegant furniture as required.

The service, table and other accommodations being the same to all guests, will be maintained fully up to the high standard of their predecessors, and equal to any house in this or any other country, but the proprietors have decided to meet the just expectations of the public in these times of financial depression by graduating prices at from \$3.00 to \$4.50 per day, according to the location of the rooms occupied.

The service, table and other accommodations being the same to all guests, will be maintained fully up to the high standard of their predecessors, and equal they are a Specific. For Sick Headache and Bilious Coinc they are sure cure. For Constipation, Rheamatism, Piles, Palpitation of the Heart, Pain in the Side, Back and Loins, Nervousness, a positive cure. For Female Irregularities, without a rival. When one does not "feel very well," a single dose stimulates the stomach in this or any other country, but the proprietors have decided to meet the just expectations of the public in these times of financial depression by graduating prices at from \$3.00 to \$4.50 per day, according to the location of the rooms occupied.

The service, the same to all guests, will be maintained fully up to the high standard of their properties and the wild be maintained fully up to the high standard of their predecessors, and equal to any house cure. For Constitution, Rheamatism, Piles, Palpitation of the Heart, Pain in the Side, Back and Loins, Nervousness, a positive cure. For Female Irregularities, without a rival. When one does not "feel very well," a single dose stimulates the stomach in the strength of the same time and the same time and the properties and the properties and the properties and the part



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DOLLARS

At a meeting of the Trustees of the Public Library of Kentucky, Jan. 16, 1875, it was resolved that C. M. Briggs, Esq., who under the late Hon. Thos. E. Bramlette was the real business manager of the gift concerts already given in aid of the Public Library of Kentucky, be and he is hereby authorized to take the place made vacant by the death of said Bramlette, in the management of the affairs of the fifth and last gift concert, and that the drawing announced for February 27, 1875, shall positively and unequivocally take place on that day without any further postponement or delay on any account whatever.

n any account whatever.
R. T. BURRETT, President.
John S. Cain, Secretary.

Hereafter all communications relating to Hereafter all communications relating to the 5th Concert should be addressed to the undersigned, and I pledge myself that the drawing shall come off February 27th or that every dollar paid for tickets shall be returned.

C. M. BRIGGS.

returned. C. M. BKIGGS,
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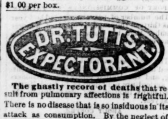
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